UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS

Cause No.: 4:23-cv-00371

LEWIS BROOKS MCKENZIE,) In a removal from the 233rd Judicial
Plaintiff-Petitioner,) District Court of Tarrant County, TX
) State case number: 233-651265-18
v.)
)
STATE OF TEXAS, HOLLY HAYES, and) FORMAL DEMAND FOR JURY TRIAL
KELLI MARIE (RAYBURN) MCKENZIE,)
Defendant-Respondents.) CONSTITUTIONAL CHALLENGES
)
) INJUNCTIVE RELIEF REQUESTED

Emergency Motion to Quash Post-Removal State Court Orders, and Notice of Tort Claims Including Criminal Complaint

TO: The various official recipients listed having specific duties and responsibilities hereunder

RE: Direct, willful, knowing and intentional violations of oaths, to defraud the United States

Comes now the removal Petitioner, Lewis Brooks McKenzie, requests this Honorable Court quash the Capius warrant issued by the State Court *after* Petitioner removed this State case to Federal jurisdiction.

Motion to Quash All State Court Orders Issued Post-Removal

This Emergency Motion to Quash is sought as the Plaintiff is living everyday under an unlawful, politically motivated Capius warrant that was issued illegally after Federal removal. This is a clear case of official oppression and criminal conduct by the Defendants.

Petitioner removed the referenced State case on April 17, 2023. The State court, Defendant Holly Hayes, and all other parties were made aware that this case had been removed to Federal Court. Subsequent to this lawful removal to Federal court, and after being notified via the eFile Texas system and direct emails where possible, the State court, in apparent collaboration with Defendant Hayes, issued a Capius warrant for this Plaintiff. This pattern of behavior by the State courts in Tarrant County is evidenced in the State court's refusal to follow State and Federal laws since 2018.

The very same rogue courts of Tarrant County and Texas, via its officers (judges opposing counsels, Texas Office of Attorney General and its employees, state and county actors, etc.), were already fully aware of the legal effect of removing any jurisdiction of State courts and actors, whilst removal into federal court is pending.

On April 17th, 2023 this instant removal action was filed, with obligatory state court Notice filed the same date with the state court clerk (eFiled with service to listed parties), Defendants were duly served of same, and Defendant Hayes was emailed a copy of the removal. At that point, Defendants chose to ignore the removal and continue, in violation of law.

This Court should now QUASH all such state court orders and entries for total lack of jurisdiction during removal to this federal Court.

Notice of Tort Claims

For and upon the various gross torts by Defendants to willfully derelict duties and knowingly obstruct justice, including denial of honest services, fraud upon the court, conspiracy to defraud the United States, and etc., as only briefly described above but conclusive upon comparison to the actual filings, matters, issues, laws and facts of this case, the undersigned Petitioner will accept \$5M USD (five million U.S. dollars) in settlement of the same.

CONCLUSION AND PRAYER FOR

Accordingly, this undersigned removal Petitioner is entitled under law: (A) that the rogue state

court orders knowingly issued without any jurisdiction post-removal are quashed; (B) that

immediate criminal process be initiated against the Defendants who have manifestly and

repeatedly violated my fundamental rights and the laws. This Petitioner is also entitled to various

other related remedial relief within these premises.

WHEREFORE, the undersigned removal Petitioner moves for and demands: (A) that the

rogue state court orders knowingly issued without any jurisdiction post-removal are quashed;

(B) that immediate criminal process be initiated against the Defendants who have manifestly and

repeatedly violated my fundamental rights and the laws; and (generally) Petitioner also prays for

all other true and just and lawful relief within these premises.

Respectfully submitted,

Lewis Brooks McKenzie

706 W. 4th St.

Clarksville, Texas 75426

Tel: 972-837-5678

Email: LBMTCU@gmail.com

Plaintiff-Petitioner Party of Record

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CERTIFICATE OF SERVICE

I hereby certify: that on this 1st day of May, 2023, a true and complete copy of the above *notice* by depositing same via certified first class postage prepaid mail, RRR via USPS, if not performed via formal process server, has been duly served upon:

(Statutory Intervenor United States) c/o U.S. Attorney General Merrick Garland Office of the United States Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

(Cross-Defendant State of Texas)
State of Texas
c/o Secretary of State Executive Office
P.O. Box 12887
Austin, TX 78711-2887

(Cross-Defendant Holly Hayes) Holly Hayes c/o Child Support Enforcement 2001 Beach St., STE 800 Fort Worth, Texas 75103-2300 (Statutory Intervenor United States) c/o U.S. Attorney Ashley C. Hoff Office of the U.S. Attorney TXWD 903 San Jacinto Blvd Suite 334 Austin, TX 78701

(Cross-Defendant State of Texas)
State of Texas
c/o Attorney General W. Kenneth Paxton
P.O. Box 12548
Austin, TX 78711-2548

(Counter-Defendant Kelli Marie (Rayburn) McKenzie) Kelli Marie (Rayburn) McKenzie 7913 Hannah St Plano, TX 75025-6203

Lewis Brooks McKenzie

CERTIFICATE OF CONFERENCE

I have attempted to confer with Defendants, but have received no reply to my communications to date.

Lewis Brooks McKenzie